

PATENT APPLICATION

DECLARATION AND POWER OF ATTORNEY

ATTORNEY DOCKET NO. 41826.8006US

MS DOCKET NO. 301833.01

As a below named inventor, I hereby declare that:

My residence/post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: METHOD AND SYSTEM FOR SEPARATION OF CONTENT AND LAYOUT DEFINITIONS IN A DISPLAY DESCRIPTION

the specification of which is filed herewith unless the following box is checked:

() was filed on February 17, 2004 as US Application No. 10/780,547

I hereby state that I have reviewed and understood the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose all information which is material to patentability as defined in 37 CFR 1.56.

Foreign Application(s) and/or Claim of Foreign Priority

I hereby claim foreign priority benefits under Title 35, United States Code Section 119 of any foreign application(s) for patent or inventor(s) certificate listed below and have also identified below any foreign application for patent or inventor(s) certificate having a filing date before that of the application on which priority is claimed:

COUNTRY	APPLICATION NUMBER	DATE FILED	PRIORITY CLAIMED UNDER 35 U.S.C. 119
			YES: NO:
			YES: NO:

POWER OF ATTORNEY:

As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) associated with

Customer No. 25096 P.O. Box 1247 Seattle, Washington 98111-1247

to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: STEPHEN E. ARNETT, Registration No. 47,392; RODGER K. CARREYN, Registration No. 50,774; MAY Y. CHAN, Registration No. 51,053; BRIAN R. COLEMAN, Registration No. 39,145; CHRISTOPHER DALEY-WATSON, Registration No. 34,807; PETER J. DEHLINGER, Registration No. 28,006; DAVID DEVLIN, Registration No. 55,876; DAVID BOGART DORT, Registration No. 50,213; DAVID T. DUTCHER, Registration No. 51,638; LEEANN GORTHEY, Registration No. 37,337; JOŠEPH HAMILTON, Registration No. 51,770; PAUL L. HICKMAN, Registration No. 28,516; EDWARD S. HOTCHKISS, Registration No. 33,904; STEVEN KELLEY, Registration No. 43,449; JONATHAN P. KUDLA, Registration No. 47,724; STEVEN D. LAWRENZ, Registration No. 37,376; JACQUELINE F. MAHONEY, Registration No. 48,390; SHAILESH MEHRA, Registration No. 44,934; JUDY M. MOHR, Registration No. 38,563; CHUN M. NG, Registration No. 36,878; KENNETH H. OHRINER, Registration No. 31,646; PAUL T. PARKER, Registration No. 38,264; MAURICE J. PIRIO, Registration No. 33,273; AARON J. POLEDNA, Registration No. 54,675; RAJIV P. SARATHY, Registration No. 55,592; MICHELLE SARRUF, Registration No. 55,828; TIM R. SEELEY, Registration No. 53,575; LAUREN SLIGER, Registration No. 51,086; CARINA M. TAN, Registration No. 45,769; LARRY W. THROWER, Registration No. 47,994; GLENN E. VON TERSCH, Registration No. 41,364; JOHN M. WECHKIN, Registration No. 42,216; JAMES A. D. WHITE, Registration No. 43,985; MICHAEL J. WISE, Registration No. 34,047; ROBERT G. WOOLSTON, Registration No. 37,263; JAMES J. ZHU, Registration No. 52,396; all affiliated with Perkins Coie LLP, along with PATRICIA E. BORNES, Registration No. 37,038; DAVID BARTLEY EPPENAUER, Reg. No. 35,499; STACY QUAN, Registration No. 33,760; JEFFREY L. RANCK, Registration No. 38,590; MARTIN L. SHIVELY, Registration No. 33,553; and JOHN WERESH, Registration No. 32,322; of Microsoft Corporation, One Microsoft Way, Redmond, Washington 98052 as the principal attorneys with full power of substitution, association, and revocation to prosecute said application, to transact all business in the Patent and Trademark Office connected therewith, and to receive the letters patent therefor.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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